UNITED STATES DISTRICT COURT

Northern District of New York

6th Judicial Division

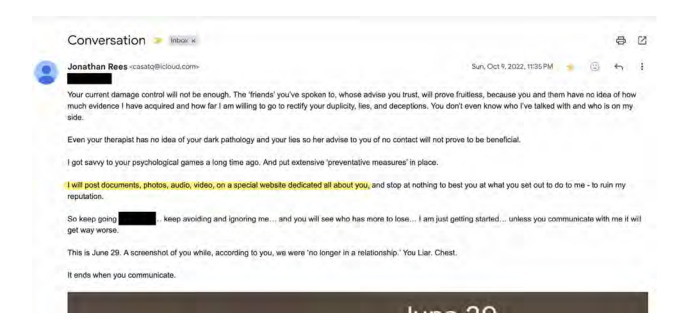
	_
JANE DOE, JOHN DOE) Case No.3:24-cv-274 (MAD/ML)
Plaintiffs)
-against-)))
) REPLI: EAHIBITS#I
JONATHAN REES aka GREG ELLIS aka JOHNATHAN REES aka JONNY REES)))
aka JACOB LORENZO)
Defendants)
	_ <i>)</i>

EXHIBITS #1 AND SUPPORTING DOCUMENTS REPLY TO MOTION FOR DEFAULT JUDGMENT

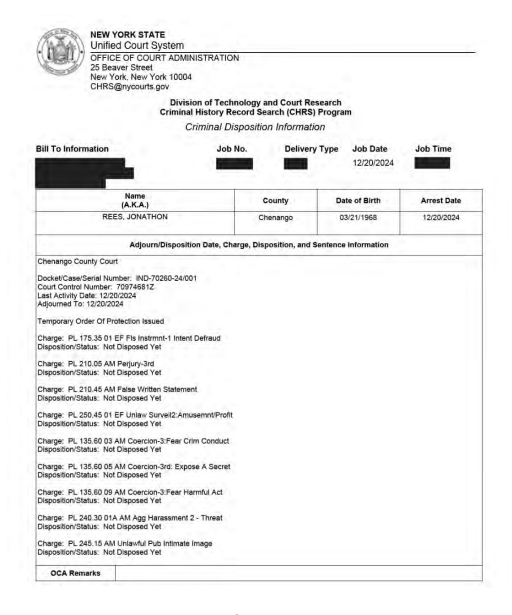
A Photo Showing History and Defendant's Pattern of Abuse

Threatening to Set Up a "Special Website" on **October 9th, 2022** About His Ex-Girlfriend (From Public Records in Los Angeles Superior Court) and Send Out Revenge Porn in Retaliation For Her Ending Their Relationship and Ignoring His Requests to Speak. His Ex-Girlfriend Stopped Him From Creating a Website By Getting a DVRO Against Defendant on **October 13th, 2022**.

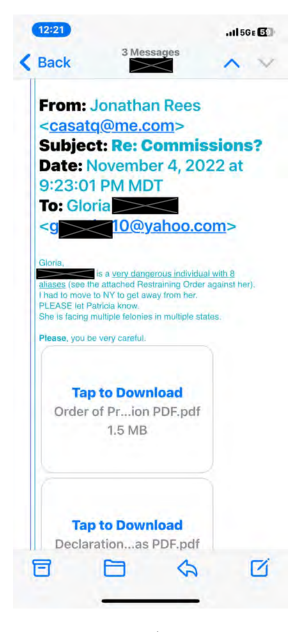
His Threats Became a Reality for Plaintiff.



Defendant Was Charged on the 20th December, 2024 in NY For Multiple Crimes, Including Perjury, Intent Defraud, False Written Statement, Unlawful Surveillance, Unlawful Published Intimate Image, Coercion, as Per His Pattern, For His Bad Acts Towards His Ex-Girlfriend. Plaintiff Knows First Hand He Will Act Out His Threats to Harm, Further Backed Up By His History and Why She is Concerned Not Just For the Present, But For Herself and Her Children's Future.

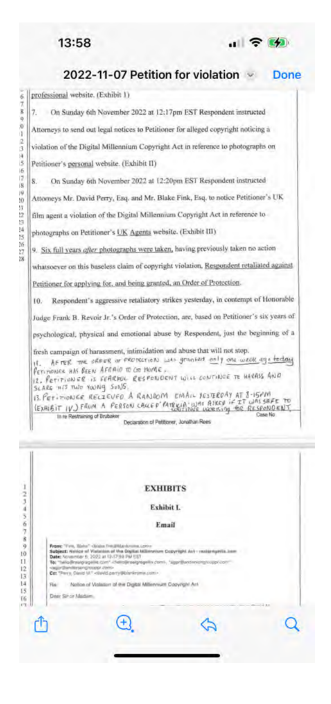


It's Always the Same Pattern of Abuse, Screenshot From LA Superior Court in His Ex-Girlfriend's DVRO Petition Against Defendant. Here Defendant Claims His Ex-Girlfriend is "a Very Dangerous Individual...I had to move to NY to get away from her...", "...Afraid to go Home" Currently, Defendant is Claiming Plaintiff is Dangerous and Why He Had to Leave NY.



Defendant Filed For an OOP in NY Against His Ex-Girlfriend in Retaliation After She Received a DVRO Against Him in LA, Which He Received Under the

"Unclean Hands Doctrine".



Attempted Murder Screenshot From Video on Website Ending .info

Defendant and His Enablers Have Amended the Website Multiple Times Over the Last

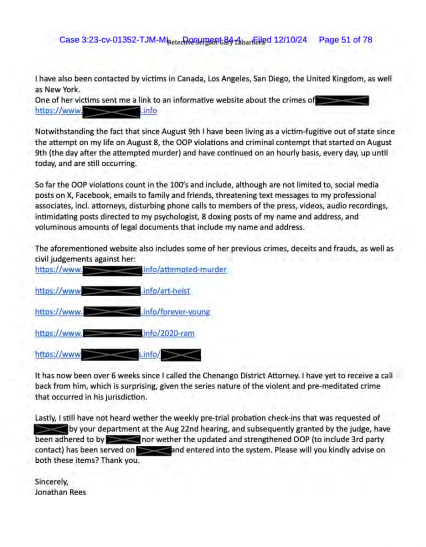
17 Months.



Defendant Filed This Document in His Ex-Girlfriend's Case, in His Own Words Claiming it's a
Letter He Sent to Chenango District Attorney, Which Includes Backend Links to the Website.

Pretty Much What Comes Out of His Mouth is Lies, Misrepresented or Fabricated "Evidence".

Defendant is Not Even Remotely Credible.

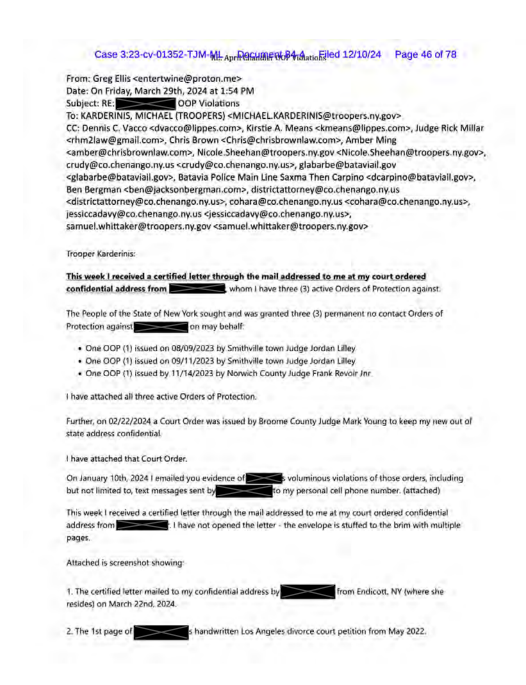


2 of 2 4/23/2024, 11:15 PM

Defendant Received Court Documents on **March 22nd, 2024** For Plaintiff's Lawsuit Against Him, Evidenced in His Own Words Filed Under Penalty of Perjury in His Ex-Girlfriend's Case.

Plaintiff Follows Local Rules For Service and Mailing Court Documents.

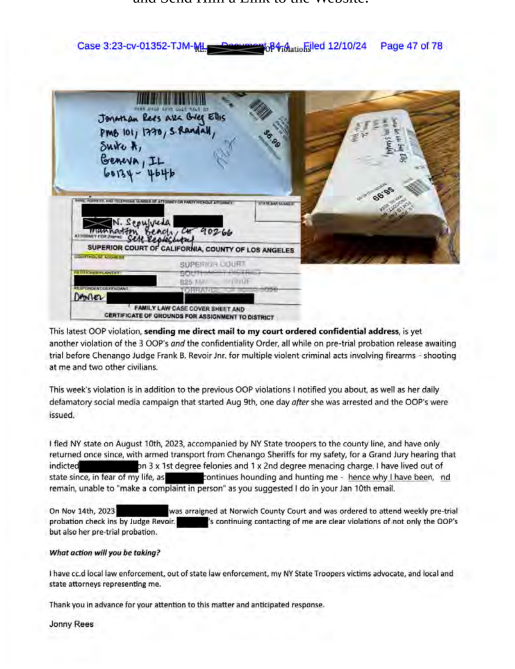
Defendant Filed Police Complaints in Retaliation For Serving Him.



Defendant Confirms He Received a Copy of Plaintiff's Handwritten Divorce/Custody Papers

From Los Angeles Superior Court, Which it Seems He Used To Locate Plaintiff's Ex-Husband

and Send Him a Link to the Website.

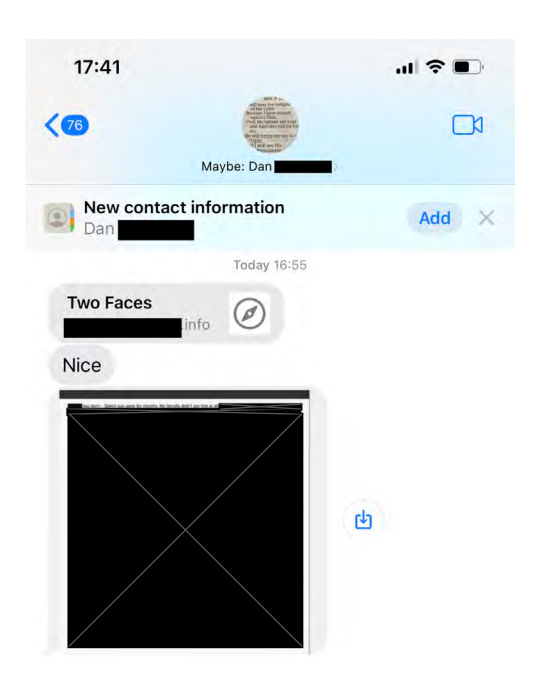


Defendant Shared One Life, Two Faces With Plaintiff's Ex-Husband, Who Texted Her a Link to This Page on the Website.

One Life, Two Faces

a name that once echoed with the promise of empowerment and resilience, now resonates with the echoes of duplicity and contradiction. In the public eye, is a self-made author, a woman of words weaving narratives of self-help and empowerment. Her book, " ," marked the beginning of her journey as a self-publisher, a journey painted with the hues of women-power and the indomitable spirit of Page 4 of 13 11/1/23, 1:47 PM motherhood. Yet, behind the curtains of public adulation and self-proclamation, life was a theatre of contradictions. The woman who publicly endorsed the narrative of "mothers can do everything" was the same woman who left her children in the care of a convicted child sex offender - their father. On June 8, 2017, 's public praise for her ex-husband was a performance of gratitude. She lauded him for stepping up to the responsibility of watching the kids while she trotted the globe. Yet, in the private corridors of conversations, close confidantes, her ex-husband was a man marked by physical abuse and moral decay. 's narrative was as stark as it was unsettling. Public The dichotomy of records and court documents unveiled the truth - her ex-husband was a convicted child sex offender, his victim, a child of merely five years. Yet, 's children were left under his watch, a decision that stood in stark contradiction to the public persona she so meticulously crafted. The unraveling of 's double life didn't stop there. Her ex-husband was arrested for failing to register as a sex offender. In the court documents, listed his address as the woman who once stood as a symbol of empowerment was now entangled in a

narrative of contradiction and questionable decisions.



In His Own Words, Defendant Confirmed His Address and Knew About Plaintiff's Lawsuit Against Him After She Hired a Process Server to Serve Him. Plaintiff Did Not Post His Address On Social Media or About This Lawsuit and Has Never Met or Spoken With Roger Robinson as Defendant Claims. The NDNY Court Did Not Give Plaintiff Defendant's Address as He States.

Posting Confidential Location

Ms Confidential Location

Ms Filed a frivolous lawsuit against Mr Rees in order to use and abuse the court system as a mechanism of stalking and harassment.

In particular, using the justification of needing to serve Mr Rees, she used the court to obtain Mr Rees' confidential address. Mr Rees has gone to great lengths to not disclose his location for fear of his life. However after using the court to obtain the information, Ms and Mr Robinson shared Mr Rees' location online in order to harassment, intimidate, terrorize Mr Rees further



Plaintiff Received This Photo of an Email From Thomas Harrison For Plaintiff's Criminal

Defense Showing From September, 2022 to October, 2022 Defendant Told Thomas Harrison

That Kevin Berman Was Dangerous and His Life is in Peril, Which He also Expressed to

Plaintiff on More Than One Occasion When Defendant Was Feigning Suicide to Manipulate

Plaintiff. According to Defendant There's Always Someone Trying to Kill Him. This Email Also

Shows Defendant's Pattern of Manipulation Getting Grown Men to Lie on His Behalf in an

Attempt to Get Away With Crimes Towards Women.



From Filings in His Own Words Submitted By Defendant About Plaintiff in His Ex-Girlfriend's

Case, These Emails Show Justice Lilley forwarded Plaintiff's Email She Sent to the Court

Directly to Defendant in Violation of Judicial Conduct Rules, Obstruction of Justice, Engaging in

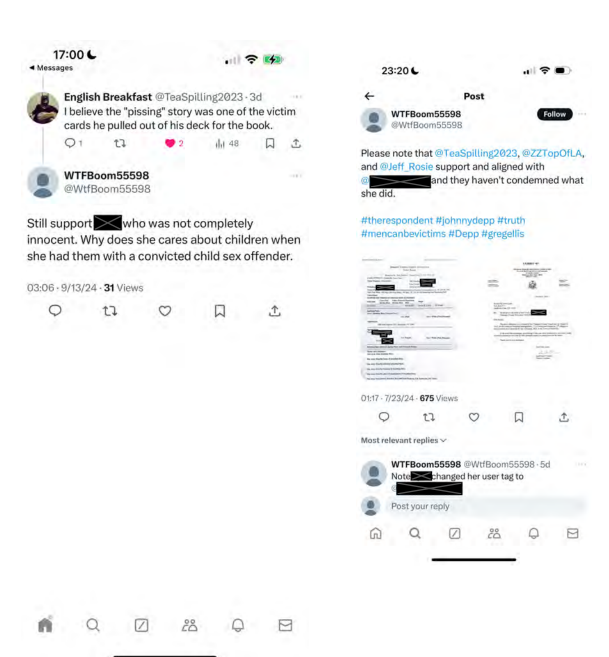
Ex-Parte Communications. Contents of the Email Are Not Significant, More That the Justice

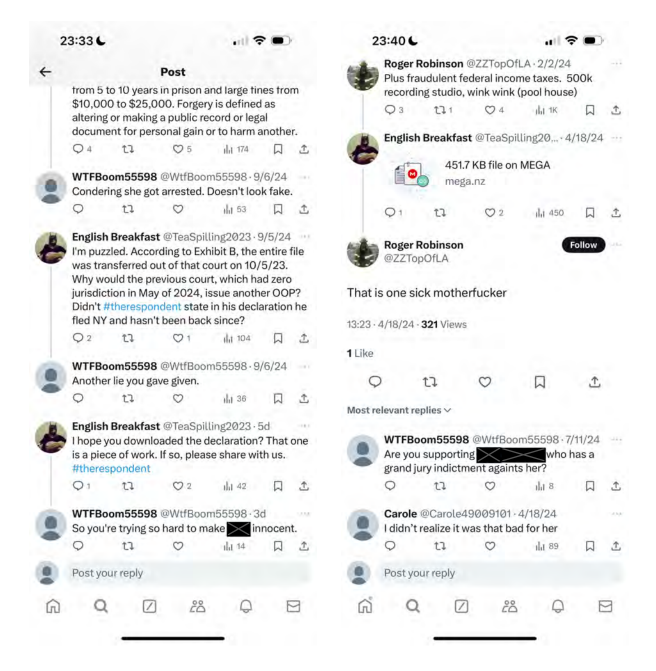
Forwarded Her Email to Defendant Demonstrating Their Friendship and Use of Position Against

Plaintiff.

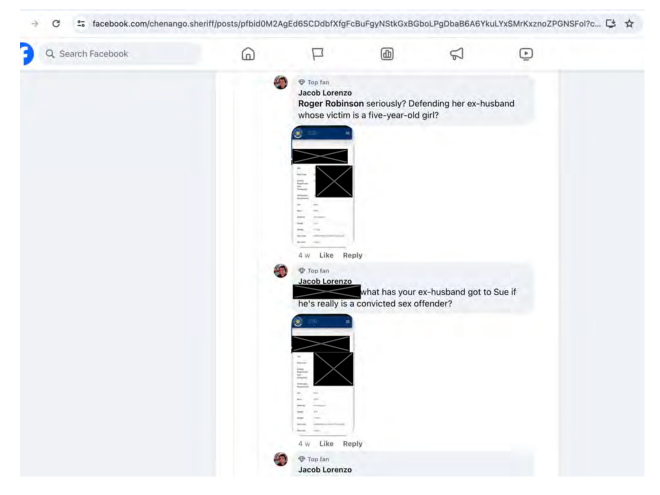


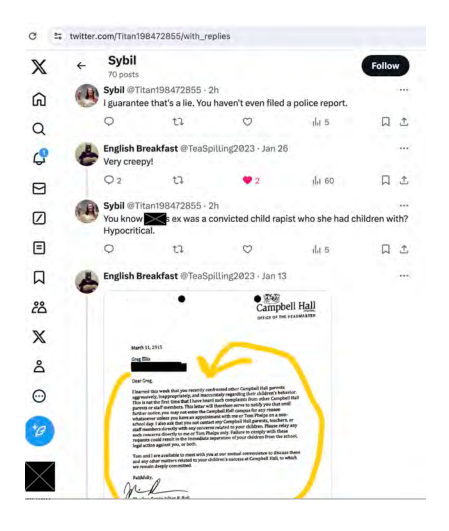
Social Media Posts About Plaintiff and Her Children After Honorable Judge Young Ordered a 3
Year Full Stay OOP Against Defendant and his Third Party Enablers on **April 17th, 2024**, Which
Didn't Deter Him.

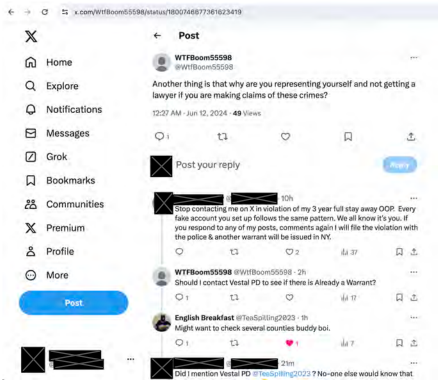


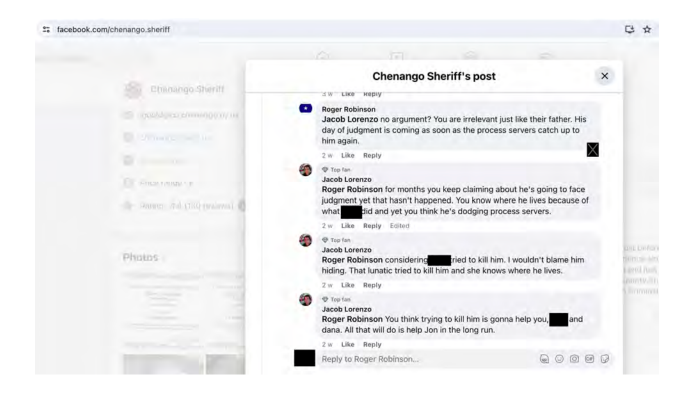


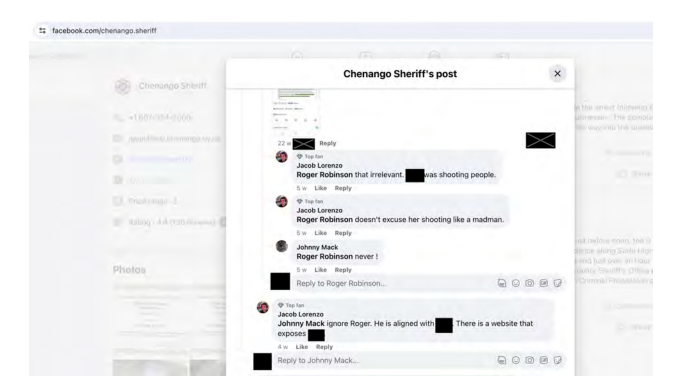


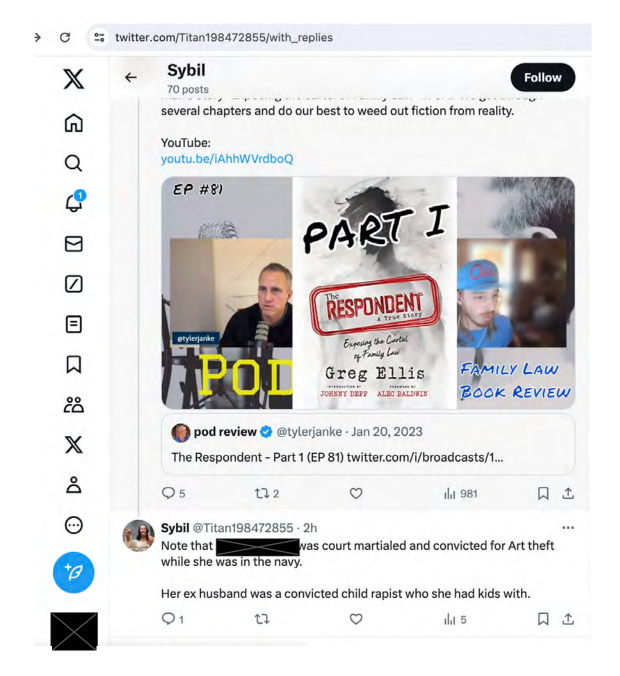


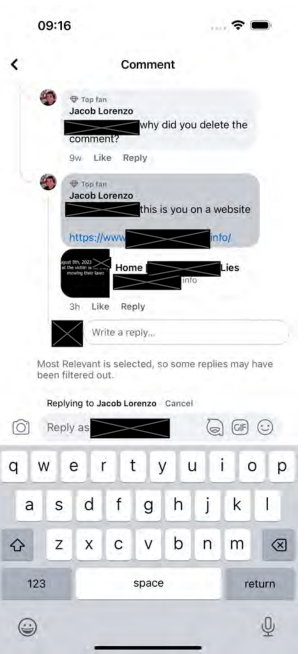


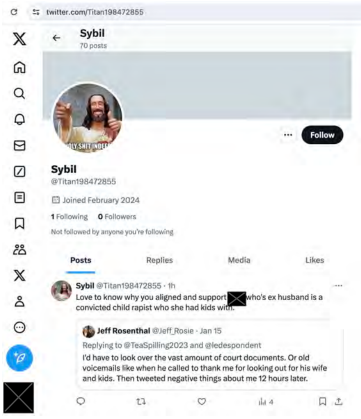












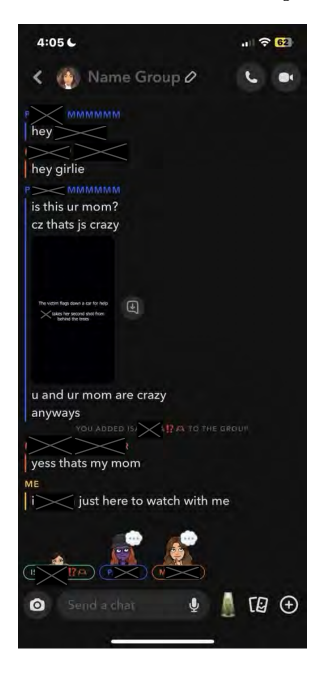
Defendant Text Plaintiff a Photo of Himself with Norwich Police Department Chief of Police,
Rubin Roach, Which Plaintiff Believes He Did to Let Her Know Defendant is Connected and
Protected. It Definitely Created Fear For Plaintiff Who Has Been Concerned How Deep the
Corruption Goes in Chenango County Law Enforcement and the Judicial System Given
Defendant's Friendships, Including With Justice Lilley, Who Plaintiff Has Proved Had a
Friendship with Defendant and She Has Filed a Complaint Against Him With the Commission
For Judicial Conduct as He Should Have Recused Himself From the Criminal Case Defendant
Filed Against Plaintiff, But He Didn't, Instead He Used His Position in Power to Help His Friend
(Defendant) Against Plaintiff. During an Active Investigation Against Defendant with a DVRO
Against Him, Chief of Police Rubin Roach Went to Dinner at Defendant's Home Along With His
Wife, Socializing With Defendant, Which Seems Highly Improper.



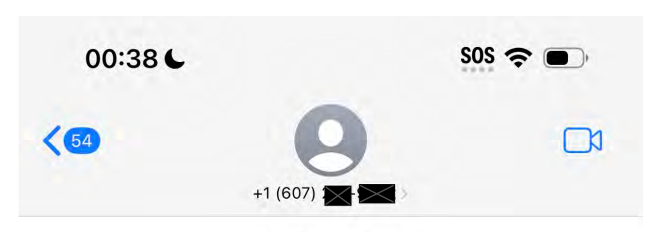
IMDB Pro For Entertainment Industry Professionals: Agents, Managers, Actors, Producers, Directors. Defendant Kept Changing Plaintiff Biography to the Same Information on His Website About Plaintiff and Kept Removing Crew Off Her Film Projects, Including Quest For Youth. IMDB Pro Finally Put Restrictions in Place to Stop Defendant From Making Anymore Changes After Plaintiff Filed More Than 20 Requests to Stop Him From Disrupting Her Work Profile a Producer, Writer and Director.



An Example of a Snapchat Story of the "Attempted Murder" Video of Plaintiff
Circulating Her Children's School After it Was Screen Recorded and Distributed By a 13 Year
Old Girl Who is an Ex-Friend of Plaintiff's Daughter.



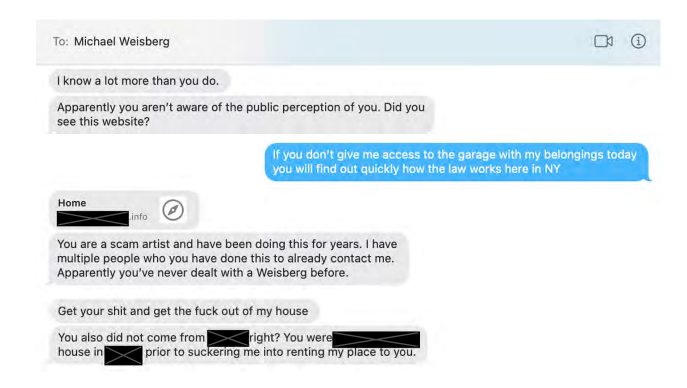
The 13 Year Old Girl Apologizing to Plaintiff Via Text For Posting the Video Which She Was Sent "Anonymously" Screen Recorded and Spread Around Both the Middle and High School Humiliating Plaintiff's Children, Hurting Them to Harm Plaintiff.



iMessage Sat, Oct 28 at 19:35

hey, this is place. i'm sorry for posting that video of you, when i know it wasnt true and u were framed. im also sorry for posting reals. shes not a rat and im sorry for saying that. i thought it was funny but if it hurt her feelings im sorry. also i never played on hurting reals i would never. she was one of my bestfriends

Defendant Found Plaintiff's Address, Doxed it on the Website, Contacted the Owner of the Property, Michael Weisberg With the Website Link, Putting Plaintiff and Children in Harms Way, Forcing Them to Flee the Property, With Him Stealing Some of Their Personal Property, Filing Numerous Police Complaints, Not Only Against Plaintiff, But Her Minor Son Who Had Just Turned 15 Years Old at the Time, Complaints to Dog Warden to Get Her Dog Taken Away, Turned Off the Gas at the Property Via Street-side Shutoff Valve During Winter Storm, Taking NYSEG 7 Days to Come Out and Turn it On. All Manufactured By Defendant, Who Creates an Hysteria Against Plaintiff.



Example of One of the Many Criminal Complaints By Michael Weisberg After He was

Befriended by Defendant. Conveniently Complaints Are Then Requested Under FOIA and Now

on the Internet For When Anyone Searches Plaintiff's Name.



Harper, Virginia P. From: FOIL Sent: Monday, June 3, 2024 9:35 AM Harper, Virginia P. To: Cc: Davis, Sammy L. RE: Wayne Whitney Subject: FREEDOM OF INFORMATION MEMORANDUM To: Virginia Harper CC Undersheriff Davis From: Matthew McDonald June 3, 2024 Date: Subject: Attached request for information Please provide the information requested on the below Freedom of Information request from Wayne Whitney to the Records Access Office. June 10, 2024 A response to this request is due on May 924. Public Officers Law §89(3) states that within five (5) business days one of three options must be completed: *Provision of Record(s). *Denial with reason for exemption from access under FOI Law. *Provision of an approximate date when the record(s) requested will be provided, available for review or denied. If you have any concerns or reservations about this request, or if it will take longer than 5 business days to come back to this office, please notify this office in writing or by replying to this email. Please mark the appropriate area on the form, and elaborate on denials when necessary. Thank you. c. file FOR AGENCY USE ONLY Number of Copies Responsive to the Request Approved Denied for Reason(s) checked below: Confidential Disclosure Part of Investigatory Files Unwarranted Invasion of Personal Privacy Record is not maintained by this Agency

28

Undersheriff

Title

C₀-∫-24 Date

Record of which this Agency is Legal Custodian Cannot be found

Insufficient information provided/more information necessary to complete

Exempted by Statute Other than the FOI Law

Other (Specify)

Signature

Defendant Talks About Mr. Roland Bougas on His Website About Plaintiff and Includes a Video of Him at His Property. He Further Slips Up Showing He's the Author Writing "I Said 'Oh, My God."

On a quiet day, a doorbell rang of the residence that had recently been the scene of a chilling event: an attempted shooting involving The visitor was "R", an elderly man with a heavy heart and a story to share. He had come seeking answers and perhaps some closure after his own distressing encounter with the same woman. R had learned from his realtor about the harrowing incident where had tried to shoot the homeowner. "My realtor sent me information on how she tried to shoot you," R shared, his voice tinged with disbelief and concern. "I said, 'Oh, my God.'"

"I got scammed by ," R began, his voice laden with the weight of betrayal. Behind this simple statement lay a tale of deception, dashed hopes, and financial ruin. R had a straightforward dream: to sell his house in New

York and start afresh in Florida. But that dream quickly turned into a financial

quagmire when he crossed paths with

R's story paints a vivid picture of the devastating impact of financial deception. Beneath the legalities and email exchanges lies a tale of an elderly couple, once hopeful for their golden years, now grappling with financial instability and the emotional toll of betrayal. The house in New York, which should have been a symbol of their life's work and cherished memories, now stood as a haunting reminder of their encounter with



Letter to District Attorney Ferrarese, Which Defendant Filed in His Ex-Girlfriend's Case in His Own Words, Showing Defendant Knows Mr. Roland Bougas and as Per His Pattern, He Seems to Have Manipulated Him into Filing Police Complaints Against Plaintiff.

Case 3:23-cv-01352-TJM-Mbete-Rockingent 84-4bar Fuled 12/10/24 Page 50 of 78

Subject: Detective Sergant Gary Labarbera From: Greg Ellis <alivecoaching@icloud.com>

Date: 9/21/2023, 5:25 PM

To: Christine Rudy <crudy@co.chenango.ny.us>

CC: Detective Sergant Gary Labarbera <glabarbe@bataviail.gov>, Detective Sergeant Chad O'Hara <cohara@co.chenango.ny.us>

BCC: Batavia Police Main Line Saxma Then Carpino dcarpino@bataviail.gov, "State Trooper Michael Karderinis @ Endwell" <Michael.karderinis@troopers.ny.gov, Anthony Paniccia apaniccia@delta-eas.com, Judge Rick Millar hm2law@gmail.com, Brian Rogers <a href="mailto:hittle:https://doi.org/10.1001/j.ntps://doi.org/10.10

Dear Ms. Rudy,

The primary purpose of this email is to connect you and the Chenango Sherriff's lead investigator Chad O'Hara to the Detective Sergant from the jurisdiction I have been staying since the attempt on my life on August 8 - Detective Sergant Gary Labarbera.

He and I have discussed my connecting him with you regarding the ongoing case, the violations of the OOP, the preservation request to the social media platform X (that was granted over a week ago) and an offer from Detective Sergant Gary Labarbera to send you all the police reports as well as body cam footage as required:

Prosecuting attorney - ADA Christine Rudy: (607) 337-1745 Lead detective on the 8/8/23 attempted murder - Detective Sergant Chad O'Hara: (607) 337-1921 Lead detective in the jurisdiction I have been staying out of state - Detective Sergant Gary Labarbera: (630) 454-2500

As instructed by you and the NY State Troopers some weeks ago, I filed a report with the police Dept. at the jurisdiction I was in when the violations of the OOP occurred. Officer Saxma took the 1st report. When more violations occurred Officer Carpino recorded the 2nd report. When I talked with you again two weeks ago, you urged me to again go to the local law enforcement office of the jurisdiction where I was staying to file another report as you told me that they had jurisdiction. Officer/Detective Renninger took that (3rd) report.

I then sat with veteran Detective Sergant Gary LaBarbera who took a 4th report and spoke with the State's Attorney. It is their legal opinion that violations of the OOP must be dealt with by your jurisdiction, hence why I am emailing you, as the ADA on the case, and cc'ing Gary, as well as the lead investigator on the attempted murder case, Detective Sergant Chad O'Hara.

Detective Sergant Gary Labarbera and his officers were diligent in applying for, and receiving, a preservation order from the social media platform 'X', in case deletes her defamatory, intimidating and harassing public messages.

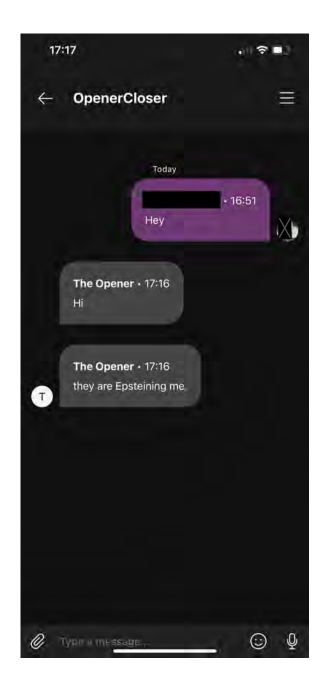
I am also aware you are also in receipt of complaints made to Chenango County Sherriff's and NY State Troopers by a Mr. Roland Bourgas, an 80 yr old local man with leukemia, on food stamps who is now homeless and sleeping on a blow-up mattress after allegedly scammed him out of his life savings.

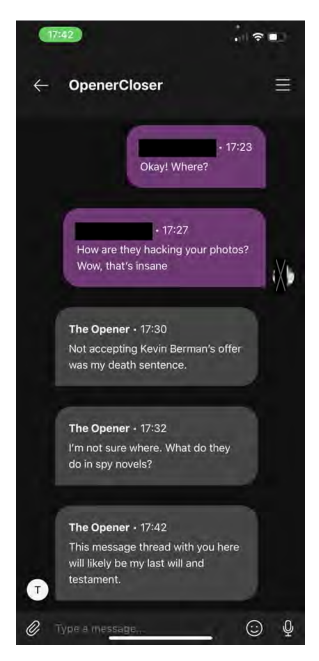
1 of 2 4/23/2024, 11:15 PM

A Handful of Suicide Threats Sent From Defendant to Plaintiff between **December 2022-July 2023.** She Has Hundreds of Similar Messages From iMessage, Signal and Beacon. Defendant is

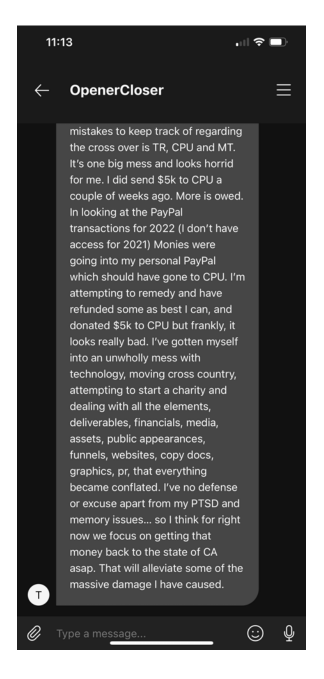
Extremely Paranoid, if Plaintiff Didn't Appease Him, He'd Become

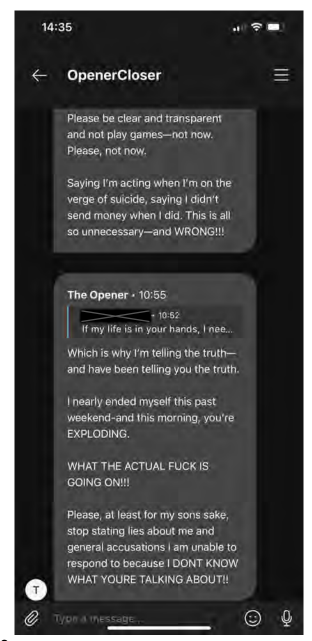
Violent and Even More Scary.

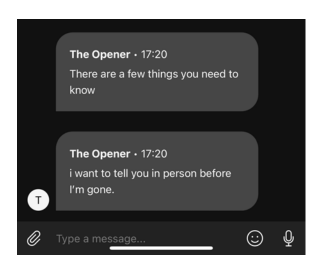


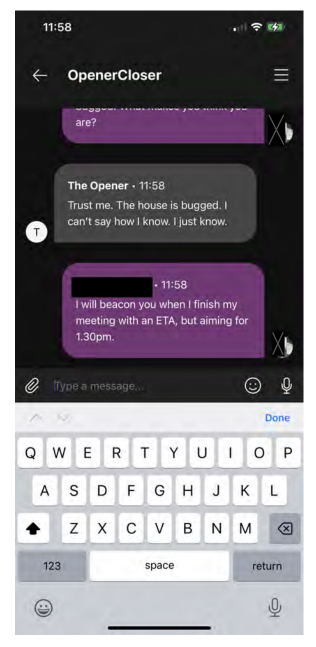


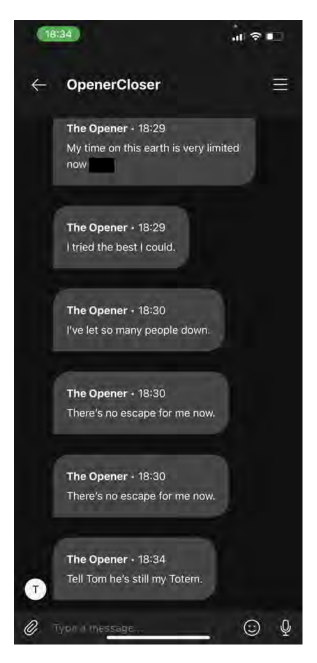
Defendant Trying to Get Plaintiff to Pay the Covid Relief Money Back to California State For Him in **February and March 2023**, Which Plaintiff Refused to do. He Lied About Paying Back Money to Investors With Sums Close to \$1M That Plaintiff is Aware of, More Than \$2M Including Public Charity Donations. Multiple Investors, Lawyers and Accountants Contacted Plaintiff After Defendant Gave Them Her Contact Information to Resolve For Him as Per His Typical Pattern. He Never Paid Anyone Money Back With Most Investors Still in Touch with Plaintiff. A Few Are Angry and Hold Plaintiff Responsible as a Producer on His Production.











Allow me/us time to prep. Me? I just need time to say my goodbyes to loved ones. I'd rather die than go to prison. And that is what I've been contemplating these past lonesome days. I'm existing...not living.

I'm writing my obituary. While I'm alive.

I know the terrible toll this has caused to you as well.

Yesterday we had a plan. Some clarity. And that is now extinct as well. I'm sorry. For creating this mess. For affecting your life. For causing you pain.

I have tried my best to do good, and those good parts are now outweighed by the bad.

I am ended.

Please be as kind to as I have tried to be with your children. They will have to live with my sullied legacy for the rest of their lives... as well as what happened to me and then 8 years ago (almost to the day) and I am mortified, grief and shame stricken and at the end of my rope—literally.



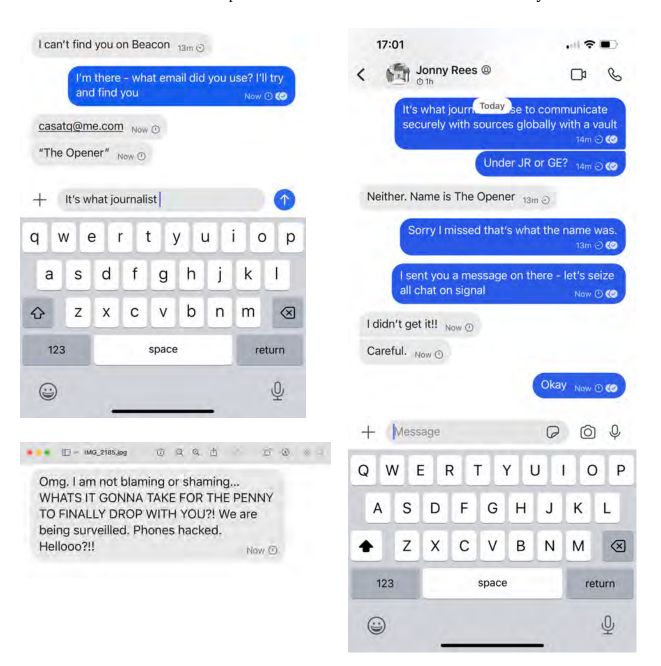


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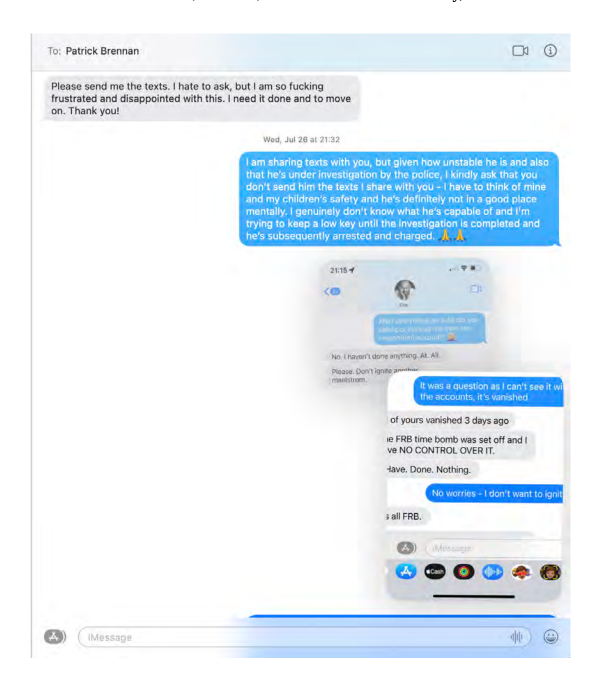
The Opener • 10:33

oMG-I wasn't acting. I was in hospital last week. Comatose. Petrified to the point of mental insanity. My doctor was so concerned they nearly called in a welfare check—which terrified me even more—and thankfully they didn't.

Defendant Didn't Want to Use His Own Name On Beacon, Set Up Under "The Opener" With Email: casatq@me.com It's Better to Appease Than Deal With the Wrath of Defendant. This is the Same Email Address He Used in Exhibit 3. Defendant Set Messages to Disappear From a Few Seconds Up to an Hour Given How Paranoid He is. Plaintiff Couldn't Always Screenshot Before The Messages Disappeared, Deleted By Defendant and Why Some Look Cut. All in Camera Backed Up on iCloud. Sent Between December 2022-July 2023.

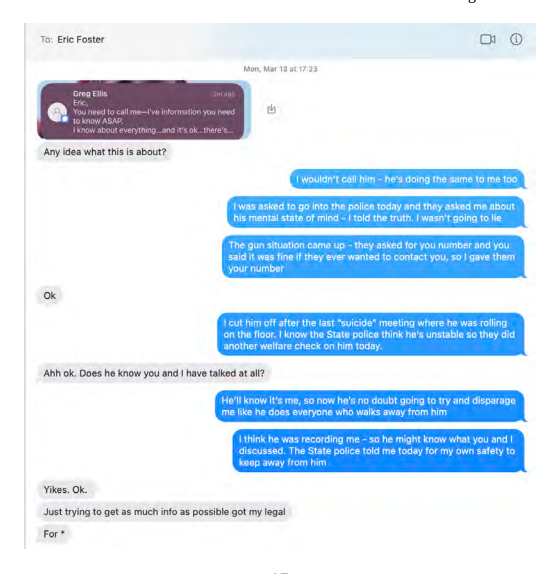


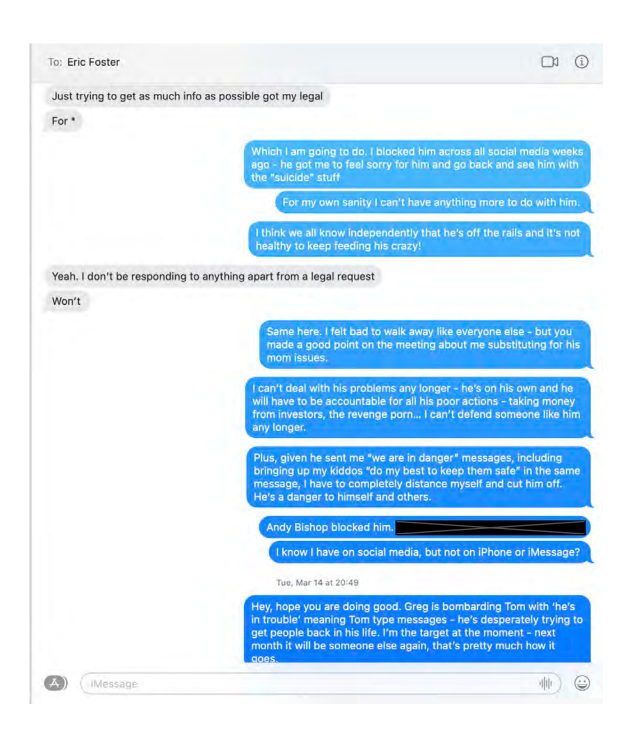
One of the Production Investors Patrick Brennan, Esq. Reached Out to Plaintiff After He Was Lied to By Defendant About His Money. After Investment Was Raised, Defendant Removed Plaintiff From the Documentary Series Bank Account. He Told Investors Plaintiff Was on the Account, Not Him, Which Wasn't True. **26th July, 2023.**



Producer Eric Foster, Who Worked With Plaintiff and Defendant Reached Out to Plaintiff After Receiving This Message From Defendant on March 13th, 2023. He Ignored Defendant For 5 Months After Eric Explained to Plaintiff That Him and His Assistant Max Lodien Were Held Hostage at Defendants Home in Chenango County By Defendant With Him Drunk, Dangerous and Erratic With a Loaded Shot Gun. Eric Confided in Plaintiff as Senior Producer, That Him and Max Afraid For Their Lives Had to Fight Defendant Over the Loaded Shot Gun and Take it Off Him . Plaintiff Knew Defendant Would Retaliate the Moment He Confirmed She Filed Police Reports Against Him and Started Sending Out Retaliatory Texts the Same Day.

Plaintiff Had No Idea at This Time the Extent Defendant Would go to.

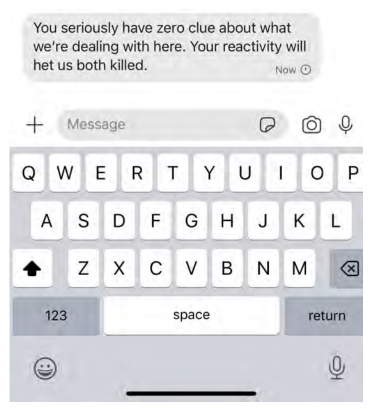


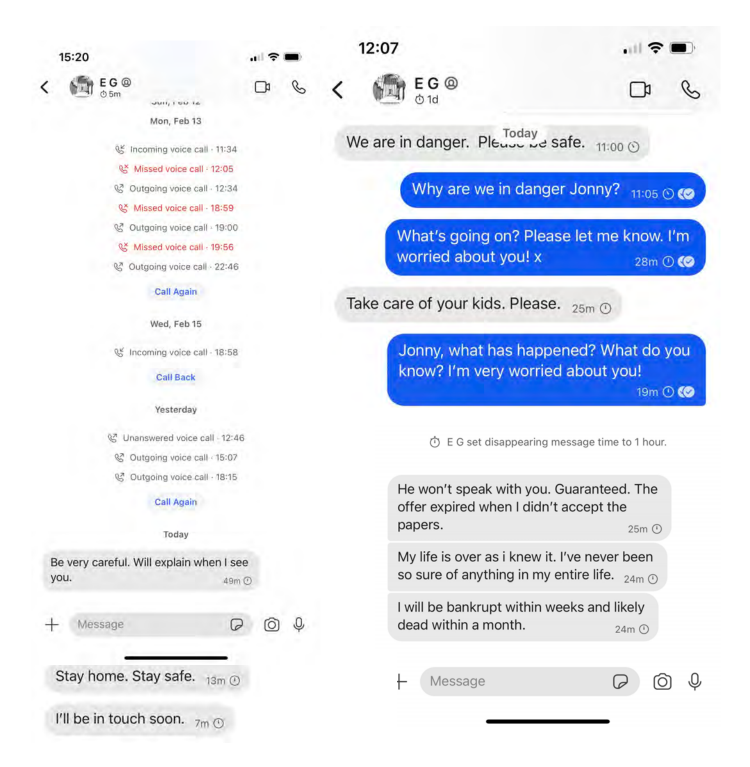


Messages Sent From Defendant to Plaintiff, Which She Felt Were a Direct Threat and Warning on Her and Her Children's Lives. He Uses a Word Salad Knowing it's a Threat, But Not Enough to be Charged For Crimes in NY State. Defendant calls Kevin Berman "KB".

December 2022-July 2023







Defendant Befriended Plaintiff's Ex-Landlord Mr. Thomas D'Angelo Under the Pretense We Were Still Producing a Show Together After Plaintiff Had Cut Defendant Off. He Would Reach Out to Him Asking About "the House Rental" Obviously Enquiring About Plaintiff Who Was Renting His Property at the Time. Plaintiff Forewarned Her Ex-Landlord Without Details Not to Share Information About Plaintiff or Her Children With Defendant. Defendant Then Sent Him the Video He Staged With Mr. Roland Bourgas. Defendant Then Became Friends With Ex-Landlord's Sister Shirley D'Angelo Who Believed Defendant's Story and Helped Him Locate Plaintiff Via Her Brother. Defendant Also Introduced Shirley D'Angelo to Michael Weisberg.





Letter From Tru by Hilton Hotel General Manager Where Plaintiff Stayed for Approximately 5 Weeks at Significant Expense in Order to Hide From Defendant, Who Continued to Track Plaintiff Even After She Received a 3 Year Full Stay Away OOP For Plaintiff and Her Children.

To Whom it may Concern,

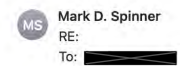
On April 29th 2024 at approximately 4:45-5:00pm a man called the Tru by Hilton Vestal Asking for and if she was staying at the hotel. They stated that they were a Main Endwell school official. The front desk agent Mcdaniel Smith said that we cannot confirm or deny if guests are staying at our hotel per confidentiality policies. The caller was persistent saying they knew was at the hotel. Mr. Smith apologized but again stated he was unable to assist them. He said that if they wanted, they could leave a message with a callback number and if they knew the guest they were looking for they could let them know they left a message for them. The caller did not want to leave a name or phone number and hung up.

If you have any questions or require any other information please reach out.

Thank you,

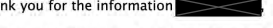
Emily Landon General Manager Tru by Hilton Vestal (607) 768 1462 emilylandon@visionshotels.com

Plaintiff Contacted the School District Attorney Mark Spinner, Esq. Who Confirmed to Plaintiff that No-One From the School District Called the Hotel.



May 2, 2024 at 13:42

Thank you for the information



Despite the timing you described, I just spoke with the District and was assured that they are in possession of your order of protection and that no one from the District has disclosed your address to anyone outside the District. They will continue to make sure that your address/location remains confidential.

Unfortunately I don't have enough information, and cannot explain the two calls you described to me, one from someone apparently posing as an attorney and the other, an MECSD employee. Is it perhaps the same person?

Please reach out if you find out more or there is anything else I can do.

Mark D. Spinner | Special Counsel COUGHLIN & GERHART, LLP 99 Corporate Drive | Binghamton, NY 13904 P.O. Box 2039 | Binghamton, NY 13902-2039

Tel: 607.723.9511

Fax: 607.723.1530 | Toll Free: 1.877.COUGHLIN mspinner@cglawoffices.com | www.cglawoffices.com

See More from April Chandler

This email was Virus checked by Sophos Security Gateway. http://www.sophos.com

This message (including attachments) is privileged and confidential. If you are not the intended recipient, please delete it without further distribution and reply to the sender that you have received the message in error.

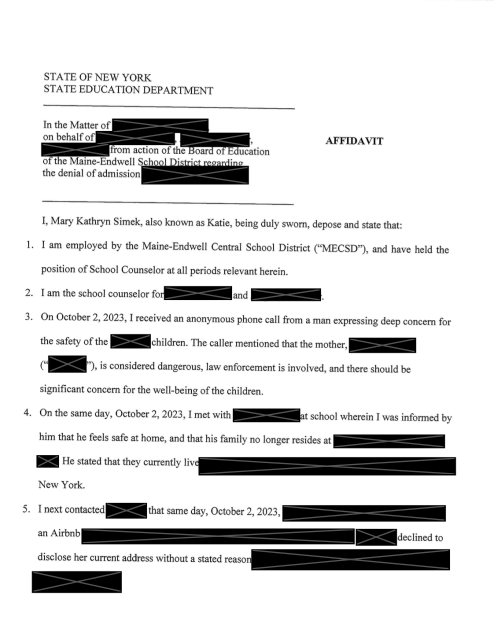
Mark Spinner, Esq. Reassured Plaintiff That the School District Did Not Give Out Hotel Address as Stated in His Email.

On May 2, 2024, at 16:16, Mark D. Spinner < MSpinner@cglawoffices.com > wrote:
Sorry me again,
I just spoke with transportation and they indicated that you were reluctant to complete the attached residency forms.
I absolutely understand, but please know that these forms serve two important purposes:
MECSD is required by law and has reporting requirements to the State Education Department of the number of students in temporary housing within the District. The purpose of gathering this information is to ensure your children are provided with the rights and services under the including continued enrollment in the District and transportation.
As far as privacy, once the school has received these forms please know that under <u>no</u> circumstances will this information be shared with anyone other than MECSU employees who need this information to meet your children's' educational and transportation needs, and to fulfill reporting requirements with the State Education Department.
I can also tell you that I have now spoken with several District employees today and advised them of the calls you described to me. All of them are absolutely aware of the OOP and each has assured me that no one has, or is aware of anyone who has improperly disclosed your whereabouts. The District has been, and remains fully committed to safeguarding this information and is required to do so under federal and state law.
Sorry for the long email, but I would greatly appreciate it if you would complete and return the two enclosed forms to myself or the District as soon as possible.
As always, if you have questions or wish to discuss further, I'm happy to talk with you any time.
Mark
Made D. Sulbarra I. Scarce Council

MECSD Insisted on Current Address, Even For Hotels. Plaintiff Appealed The Removal of Her Children, Which Was a Lot to Deal With on Top of Everything Else Defendant Was Doing With CPS, to Harm Plaintiff and Her Children. It's No Wonder Plaintiff's Health and Wellbeing Has Deteriorated Significantly Over the Last 17 Months.



Affidavit From School Counselor Mary Kathryn Simek Related to Denial of Admission of Plaintiff's Children From School After Receiving an "Anonymous" Phone Call on October 2nd, 2023.



- 6. That same day, October 2, 2023, I was present when MECSD Principal Mark Wilson

 ("Wilson"), contacted the landlord of the Pitkin Hill property, Thomas D'Angelo ("D'Angelo") in
 an attempt to determine s current residence. D'Angelo advised that the were
 no longer residing at Pitkin Hill Road, Johnson City, NY. [see Aff. of Mark Wilson].
- 7. Subsequently, on October 4, 2023, as a result of a report to CPS, I was present when a CPS caseworker conducted interviews at MECSD with both and acknowledged that the scurrent residence is
- 8. Thereafter my involvement with this matter was primarily limited to periodic check-ins with to assess his well-being.

I swear under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Mary Kathryn ("Katie") Sirhek

School District

School Counselor, Maine Endwell Central

Dated: January 24, 2024

Sworn to before me this 24^{90} day of January 2024.

Notary Public

CATHERINE R. NOLAN
MOTARY PUBLIC, STATE OF NEW YORK
Registration No. 0 fNC5338752
Qualified in Droome County
Commission Expires March 21, 2026

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Transcript From a Conference Defendant Attended With Magistrate Judge Lovric-Pages 18, 19 and 20 Showing Magistrate Judge Lovric Warned "Anything You Say Here is on the Record and it is Usable at Any Further and Future Proceedings..." Defendant Disregarded Court Advice "[Jane Doe] Who Was Set for Deposition This Week is Indicted on Three First Degree Felonies After Trying to Murder Me With a Rifle at My Home in Chenango."

	18
1	and Mr. Vacco, I ordinarily do not allow individual litigants
2	to make arguments because you have counsel until I relieve
3	them.
4	Secondly, Mr. Rees, even if I were to allow it,
5	anything you say here is on the record and it is usable at
6	any further and future proceedings, so you really want to
7	think long and hard before you say anything, and Ms. Means
В	may actually prefer that you don't say anything because it's
9	on the record and it's something that you will be bound by.
Ō	So my suggestion would be, Mr. Rees, let Ms. Means
1	do all the talking until and unless she is no longer your
2	attorney, and unless and until you go pro se, then you
3	obviously will need to do all the talking. So does that make
4	sense, Mr. Rees?
5	DEFENDANT REES: It does, your Honor. And
.6	ordinarily I wouldn't request time to address the court, but
7	there are extremely extenuating circumstances with regards to
8	my situation, shall we say.
9	THE COURT: Well, here's what I would suggest,
0	Mr. Rees. Ms. Means will be filing a motion on June 10th,
1	and you and she can discuss if there's something that you
2	individually would like to say to the court, you're welcome
3	to in that motion and Ms. Means can assist you, you can file
4	an affidavit if there's information that you want to convey
5	in connection with that motion or otherwise and so forth, or

JODI L. HIBBARD, RMR, CRR, CSR (315) 234-8547

Case 3:23-cv-01352-TJM-ML Document 89-2 Filed 12/30/24 Page 20 of 23

Ms. Means can convey anything that you are articulating, but I really would prefer not to have you or Ms. Doe at this point interacting on the record because both of you have counsel at this point, okay?

DEFENDANT REES: I understand, your Honor. So I, as I understand it, I'm being instructed or advised not to speak today, your Honor?

the rule is, this is a rule in federal court, a litigant that is represented by counsel cannot do a hybrid type of process, so the federal courts, federal judges typically will not allow a litigant who's represented to make arguments and then on other things have their lawyers make arguments or to present things and then in other aspects have the lawyer present things. We don't allow that, we call that hybrid representation. So you have to allow your lawyer to do all of your representation and the exception becomes obviously if you proceed pro se. So what I'm going to do is, like I said, Ms. Means will be filing something in a week and between now and then, you and she can speak and then if there's something there that needs to be articulated, she can articulate that for the court. Okay?

DEFENDANT REES: Thank you, your Honor, and just very briefly, I will say for the record that plaintiff's aforementioned by her opposing counsel's friend and witness

JODI L. HIBBARD, RMR, CRR, CSR (315) 234-8547

Case 3:23-cv-01352-TJM-ML Document 89-2 Filed 12/30/24 Page 21 of 23

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1 who was set for deposition this week is 2 indicted on three first degree felonies after trying to 3 murder me with a rifle at my home in Chenango --4 MS. MEANS: Mr. Rees, I would prefer that we add 5 this to your declaration. DEFENDANT REES: I understand, okay, thank you. 6 7 THE COURT: Okay. At the expense of being 8 repetitive, I do want to repeat the schedule. So Ms. Means, 9 your motion is to be filed ex parte by June 10th. Ms. Means, 10 I'll also indicate that if there is things that you can say 11 to help Ms. Mahoney understand your motion that are not 12 privileged or otherwise bound by attorney-client 13 communication, please feel free to file that on the record. 14 The ex parte filing is only as to privileged materials and 15 attorney-client communications, so if there are things that 16 do not need to be ex parte, please just file it separately so 17 that it is on the docket and that may benefit Ms. Mahoney's 18 understanding also perhaps a little bit of the picture. But 19 that will be due June 10th. Ms. Mahoney, any response, 20 June 17th. Status reports, June 26th, including not just the 21 status of the litigation but also the four dates and four 22 times that counsel have selected for an in-person hearing. 23 I'm staying the deadlines temporarily until I decide the 24 issue of the motion to withdraw. And then letter motion 25 Number 34, motion to compel by plaintiff, that will be

JODI L. HIBBARD, RMR, CRR, CSR (315) 234-8547

Defendant's Documentary Series Budget Showing Sums, Which Were Promised to Plaintiff For 8 Months Work Still Unpaid, For Her Role as Writer \$47,950, \$60,000 as One of the Producers and \$565,921 total for her upfront fee and deferred payment as the Director.

Acct#	Description	Amt	Units	X	Rate	Sub T	Total
1100	STORY, RIGHTS, CONTINUITY						
1101	WRITERS			-			
1	SPECIAL PIECES FOR CELEBS	5	PIE	1	750	3,750	
0 0	Total						\$3,750
1102	RESEARCH						
1000	GATHER EXISTING FOOTAGE	12	Weeks	3	950	34,200	
15	Total					-	\$34,200
1107	NARRATORS SCRIPT	-/-		5.7	1	E . T	
100	SCRIPT	10	EPS	1	1,000	10,000	
4 41	Total						\$10,000
Accou	int Total for 1100						\$47,950
					~		
	PRODUCERS UNIT	1					
1201	EXECUTIVE PRODUCER		Allow	1	60,000	60,000	
	TOM HARRISON		Allow	1	60,000	60,000	600.000
V	Total						\$60,000
1202	PRODUCERS	40	EPS	-	0.000	60,000	
	ANDY BISHOP		EPS	1	6,000 12,000		
	Total	1.0	LIO	-	12,000	120,000	\$180,000
1202	LINE PRODUCER						φ100,000
1203	EX UK PART TIME	10	EPS	1	4,000	40,000	
	Total	1 1 0	Li		4,000	40,000	\$40,000
	Total Control of the						- V-1-1-1-1-1-1
Accou	int Total for 1200						\$280,000
1300	DIRECTOR						
1301	DIRECTOR		A.C.all	1	120-11	Lastad	
	DGA RATE PREP MIN	100.00	Weeks	11 1	15,091	437,639	
	DGA RATE		Days	100 00	The second secon	109,417	
	DEFER 60%	1	Days DEF	1.0	3,773 (339,552)		
1. **	Total		DCI	-	(000,002)	(000,002)	\$226,369
Accou	int Total for 1300						\$226,369
1400	CAST						
-	CAST						
1401	CELEBRITY INTERVIEWS ALLOW 10 CELEBRITIES (1 HOUR INTERVIEW) 10	FREE	1	0	0	
	HOST FEE	N	EPS	100	7,500	75,000	
4 7	Total						\$75,000
	OTHER CONTRIBUTORS						

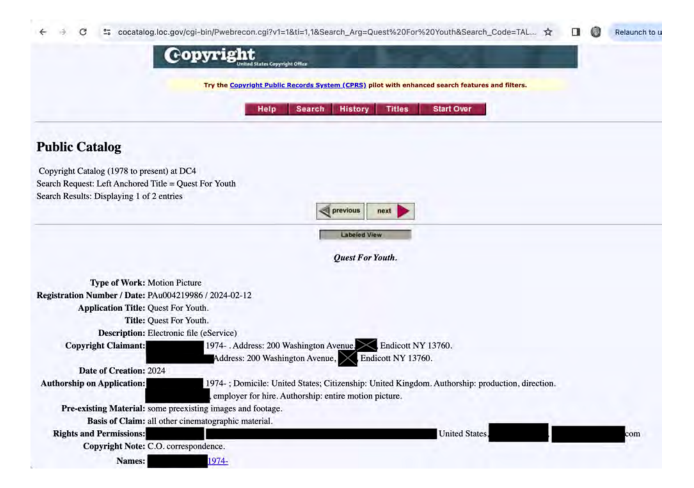
The Respondent BUD_2022.pdf 990 0 0 0 0 Qes Page 1 of 13 Celebrity Interviews: CA(4). NEVADA(1). Prepared By: LINE PRODUCER Acct# **Category Description** Page Total 1100 STORY, RIGHTS, CONTINUITY \$47,950 1200 PRODUCERS UNIT \$280,000 1 DIRECTOR 1300 1 \$226,369 1400 CAST \$130,500 1 Total Above-The-Line \$684,819 2000 PRODUCTION STAFF \$236,950 3 2500 SET OPERATIONS 3 \$48,300 2900 WARDROBE 3 \$35,000 3100 MAKE-UP & HAIRDRESSING \$46,350 3200 LIGHTING 4 \$68,850 3300 CAMERA 4 \$244,600 3400 PRODUCTION SOUND \$58,600 5 3500 TRANSPORTATION \$72,300 3600 LOCATION 6 \$317,220 3800 VIDEO TAPE: PRODUCTION 7 \$3,300 **Total Below-The-Line Production** \$1,131,470 4400 VISUAL EFFECTS \$75,000 4500 EDITING 8 \$144,875 4600 MUSIC 8 \$240,000 POST PRODUCTION SOUND \$59,000 4700 8 4800 POST PROD FILM & LAB \$77,500 4900 MAIN & END TITLES 9 \$15,500 Total Below-The-Line Post \$611,875 6500 PUBLICITY \$25,000 10 6700 INSURANCE \$29,000 10 6800 GENERAL EXPENSE/OVERHEAD/CONTINGENCY \$150,000 10 \$204,000 Total Above-The-Line \$684,819 Total Below-The-Line \$1,947,345 Total Above and Below-The-Line \$2,632,164 \$163,129 **Total Fringes**

\$2,795,293

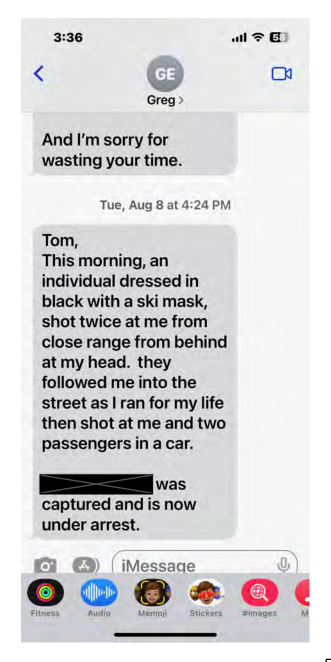
The Entertainment Partners Services Group, MM Budgeting

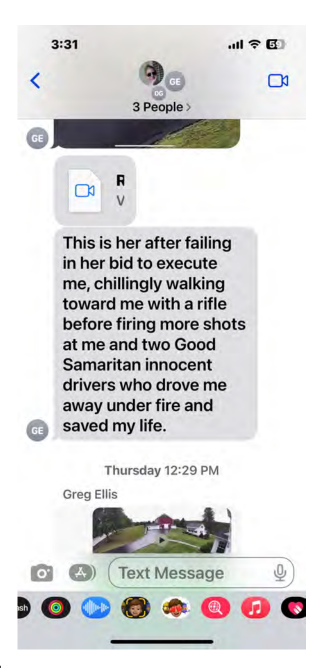
Grand Total

Plaintiff Copyright - Quest For Youth

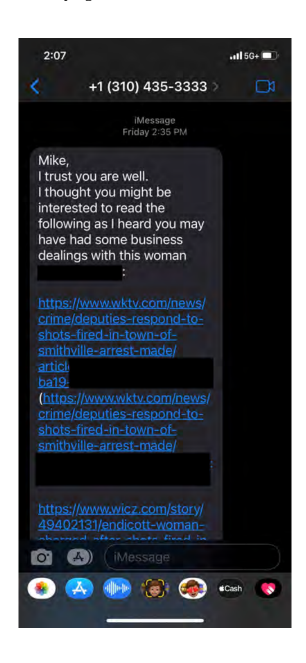


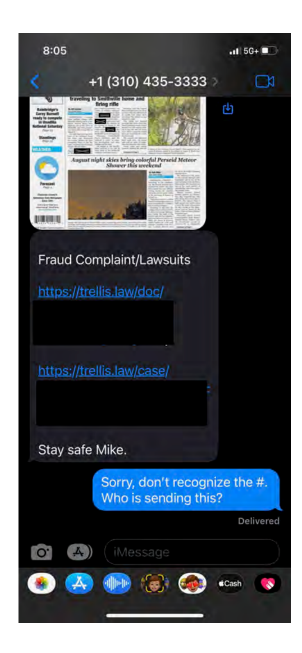
Text Messages From Jonathan Rees aka Greg Ellis to Michael Maloy, Thomas Harrison,
David Guc and Suzanne Harrison in an Attempt to Portray Plaintiff as a Violent Criminal,
Sharing His Edited "Attempted Murder" Video on August 8th, 2023 and August 10th, 2023
Which 2 Weeks Later He Added to the Exclusive Website About Plaintiff to
Disrupt Her Career and Latest Film Release.



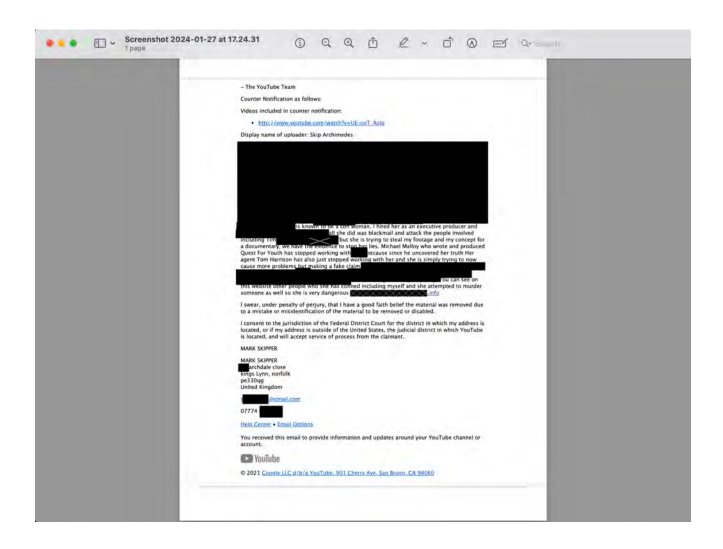


Michael Maloy Worked on a Production with Defendant Years Prior and Were Friends. After Michael Maloy Received This Text From Defendant From One of His Phone Numbers, He Was Introduced to Mark Skipper aka Skip Archimedes By Defendant to Reinforce Plaintiff as an Attempted Murderer, Fraud, Which Resulted in Michael Maloy Removing Himself as Editor From Plaintiff's Film, and Both of Them Contacting Big Media in a Deliberate Attempt to Sabotage Her Business, Ruin Her Reputation After Being Manipulated By Defendant and Then Trying to Steal Her Film and Profit Off Her Creativity, Originality and Fixation.





Defendant's Enabler Mark Skipper aka Skip Archimedes Sent False Information to YouTube, Big Media and Other Business Associates, including the Link to the Exclusive Website About Plaintiff By Defendant.



Defendant's Enabler Michael Maloy's Email to Big Media to Ruin Plaintiff's Distribution Deal, Which He Achieved. He Seemed to Believe He Would Get Away With it After Being Empowered By Defendant and Receiving Falsehoods That Plaintiff is an Attempted Murderer, Fraud, Thief and Going to Prison.

> ----- Forwarded message -----From: Squarespace < form-submission@squarespace.info> Date: Wed, Jan 17, 2024 at 1:00PM Subject: Form Submission - New Form - Quest For Youth To: < max@bigmedia.tv>

Sent via form submission from BIG Media

Name: Michael Maloy

Email: maloytv@mac.com

Subject: Quest For Youth

Message: This is in regards to the film 'Quest For Youth' that you are currently

marketing for international sales:

https://www.bigmedia.tv/the-quest-for-youth

I am writing to inform you that does not hold rights to this film and was not authorized to submit it to you.

I in fact am the author of the film and hold substantial rights. You may contact me for further details.

Regards,

Mike Maloy

Manage Submissions

Does this submission look like spam? Report it here.

Defendant's Enabler Mark Skipper aka Skip Archimedes

Follow-up Email to Big Media to Ensure Plaintiff's Film Got Pulled, Which it Did.

lame: Skip Archimedes
name: Skip Archimedes
mail: <u>skipprivate@skiparchimedes.com</u>
ubject: Fraud on Quest For Youth
Message: Hi there
actually own all the footage that has been used for the documentary Quest or Youth. has committed many legal offences regarding this nd I have all contracts that can prove this.
he was hired as an Executive Producer but she ended up trying to black mail Il the people that were involved with it
he owns nothing and I have all legal rights which I'm happy to share with you
was also working on it myself and this was the trailer that my team had reated
ttps://youtu.be/UE-oxT_AzIg
have also been in close contact with Michael Maloy who created the edit for Quest For Youth and we believe that we can finish this project at a higher level hich will have more impact.
you would like to discuss things further then please let me know by emailing the back or contacting me direct on +447774
you would like to read more information on
ttps://www.
My apologies this isn't a positive message but Michael and myself believe it an end very positively for us all
Many thanks
kip Archimedes

Big Media Emails to Plaintiff



Max Montoya

January 19, 2024 at 13:36

Re: Form Submission - New Form - Quest For Youth

To:

Hi X

Thanks for the additional information. Could you please provide us with the chain of title like you offered? Generally it's not ideal if there is a dispute over who is the rights holder when it comes to our distribution of the title as there are plenty of other titles in our catalog that don't have this issue. Do you know why Mike Maloy thinks he has the rights he is claiming? And is there any chance of you working this out with him?

Best regards,

Max Montoya

Head of Marketing

BIG Media - New York





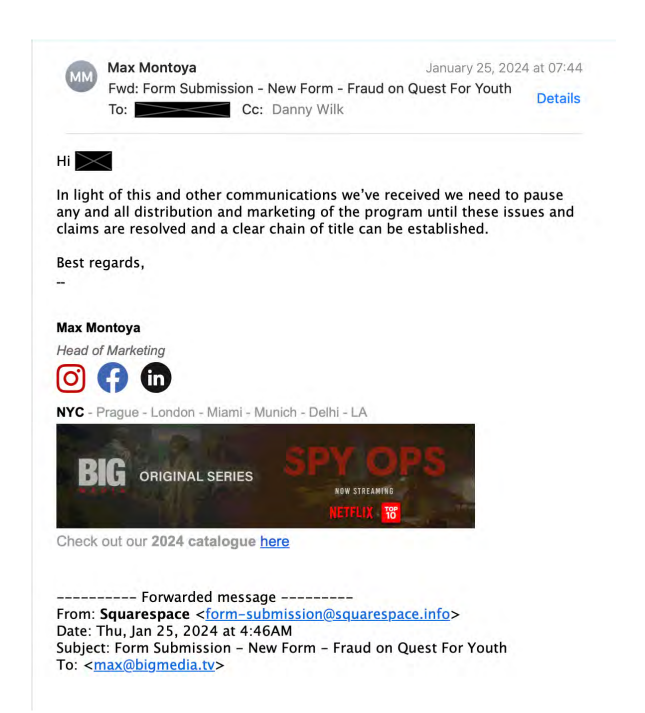




Check out our 2023 catalogue here

See More from April Chandler

Email From Big Media Supporting Plaintiff's Claims That Her Film Was Pulled Due to Correspondence They Received From Defendant's Enablers Michael Maloy and Mark Skipper aka Skip Archimedes. They Say "Pause" But They Have Not Responded to Any of Plaintiff's Emails Since This Email Almost One Year Ago With Relationship Destroyed.



Email by Thomas Harrison, Vanguard Management Group, Who Was Defendant's Talent Manager For More Than Seven Years and Plaintiff's Manager For Approximately One Year, Who Covered Up Defendant's Abuse, Then Stood by When Defendant and His Enabler Friends Michael Maloy (Also Represented by Thomas Harrison and Vanguard), Mark Skipper aka Skip Archimedes Tried to Steal Plaintiff's Film Using the Website to Harass and Intentional Damage Plaintiff to Big Media.



Quest For Youth Budget - It's More Expensive to Make a

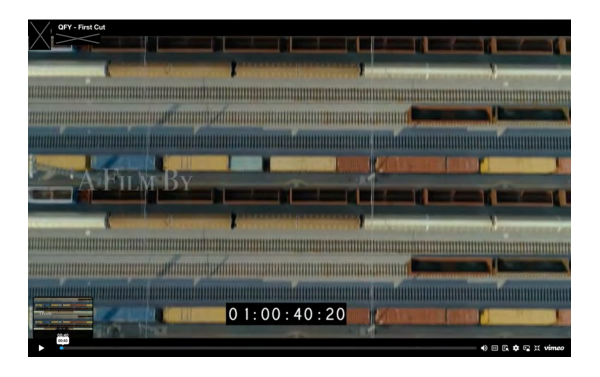
Documentary Film Project Than People Realize.

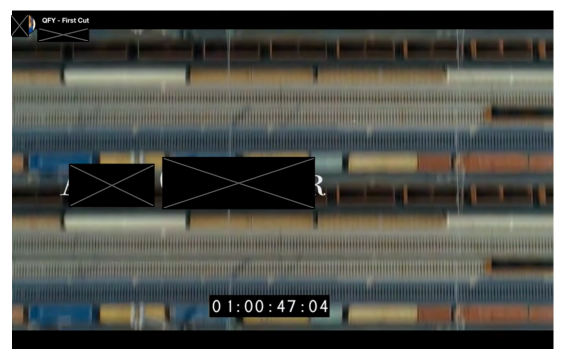
	() Q Q ()	
	"FOUNTAIN OF YOUTH PART 1" - THE THEOR	Y - DOCUMENTARY
EXEC	PROD.	PHYSICAL BUDGET: JULY 201 US \$ TOPSHEE
Acct	# Category Description	Page Total
1100	STORY, RIGHTS, CONTINUITY	1 \$10,52
1200	PRODUCERS UNIT	1 \$147,36
1300	DIRECTOR	1 \$52,63
1400	CAST	1 \$36,84
	Total Above-The-Line	\$247,36
2000	PRODUCTION STAFF	1 \$61,84
2500	SET OPERATIONS	2 \$3,94
3100	MAKE-UP & HAIRDRESSING	2 \$1,57
3200	LIGHTING	2 \$1,31
3300	CAMERA	2 \$37,10
3400	PRODUCTION SOUND	2 \$3,94
3500	TRANSPORTATION	3 \$47.76
3600	LOCATION	3 \$46,25
3700	STORAGE	3 \$1,05
	Total Below-The-Line Production	\$204,80
4500	EDITING	3 \$26,31
4600	MUSIC	4 \$9,86
4700	POST PRODUCTION SOUND	4 \$12,50
	Total Below-The-Line Post	\$48,68
6500	PUBLICITY	4 \$6,57
6700	INSURANCE	4 \$1.97
6800	GENERAL EXPENSE	4 \$15,78
7400	FINANCING	4 \$15,75
	Total Below-The-Line Other	\$40,09
370	Total Above-The-Line	\$247,36
	Total Below-The-Line	\$293,58
	Total Above and Below-The-Line	\$540,95
φį.	Total Fringes	S
1.1	Grand Total	\$540,95

"A Film By [Jane Doe]" Screenshot From First Cut

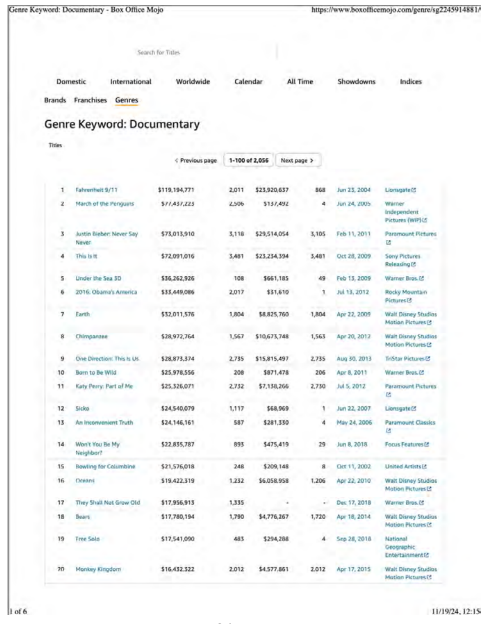
Plaintiff's Film Quest For Youth - Digital Copy For Distribution.

https://vimeo.com/janedoe1/qfytrailer?ts=0&share=copy





Documentary Film Box Office Results on **19th November**, **2024** Even the 100th Film Made \$2.9M Showing Documentaries Generate Solid Revenue With Non-Fiction Growing in Popularity, and Why It's Not Unreasonable For Plaintiff to Respectfully Request \$2.5M at a Minimum For Distress For Defendant's Part in Destroying Plaintiff's Business and Relationships. A Film About Living Longer Would Have Generated \$2.5M-\$5M Over 3 Years, Especially With America Focusing on Health, Reducing Stress, Longevity and the Film Cast Who Are World Renowned.



21	A Beautiful Planet	\$15,650,615	155	\$223,983	137	Apr 29, 2016	IMAX 🗹
22	African Cats	\$15,428,747	1,224	\$6,003,200	1,220	Apr 22, 2011	Walt Disney Studio Motion Pictures ☑
23	Madonna: Truth or Dare	\$15,012,935	652	\$543,250	51	May 10, 1991	Miramax 🗹
24	To the Arctic 3D	\$14,560,838	52	\$270,228	50	Apr 20, 2012	Warner Bros. ☑
25	America: Imagine the World Without Her	\$14,444,502	1,105	\$38,608	3	Jun 27, 2014	Lionsgate 🗹
26	Capitalism: A Love Story	\$14,363,397	995	\$231,964	4	Sep 23, 2009	Overture Films 🗷
27	RBG	\$14,017,361	432	\$578,470	34	May 4, 2018	Magnolia Pictures
28	Born in China	\$13,873,211	1,508	\$4,790,367	1,508	Apr 21, 2017	Walt Disney Studio Motion Pictures ☑
29	Hillary's America: The Secret History of the Democratic Party	\$13,099,931	1,217	\$74,814	3	Jul 15, 2016	4
30	Religulous	\$13,011,160	568	\$3,409,643	502	Oct 1, 2008	Lionsgate 🗹
31	Three Identical Strangers	\$12,320,845	433	\$171,503	5	Jun 29, 2018	Neon⊠
32	Super Size Me	\$11,536,423	230	\$516,641	41	May 7, 2004	IDP Distribution
33	After Death	\$11,478,326	2,730	\$5,051,950	2,645	Oct 27, 2023	Angel Studios ☑
34	Island of Lemurs: Madagascar	\$11,272,213	302	\$188,307	37	Apr 4, 2014	Warner Bros. ☑
35	Winged Migration	\$10,764,402	202	\$33,128	1	Apr 18, 2003	Sony Pictures Classics ☑
36	Terror in the Aisles	\$10,004,817	1,134	\$4,009,866	1,127	Oct 26, 1984	Universal Pictures
37	Amy	\$8,413,144	435	\$222,500	6	Jul 3, 2015	A24@
38	Mad Hot Ballroom	\$8,117,961	202	\$45,348	2	May 13, 2005	Paramount Classic
39	Jerusalem	\$8,020,721	33	6,5		Sep 13, 2013	National Geographic Entertainment ☑
40	Hoop Dreams	\$7,830,611	262	\$18,396	3	Oct 14, 1994	Fine Line Features
41	Expelled: No Intelligence Allowed	\$7,720,487	1,052	\$2,970,848	1,052	Apr 18, 2008	Rocky Mountain Pictures 🗗
42	Tupac: Resurrection	\$7,718,961	804	\$4,632,847	801	Nov 14, 2003	Paramount Picture
43	Penguins	\$7,699,452	1,815	\$2,282,593	1,815	Apr 17, 2019	Walt Disney Studio Motion Pictures ☑
44	Journey to the South Pacific	\$7,653,913	19	\$8,137	1	Nov 27, 2013	IMAX⊠
45	Pandas	\$7,574,012	35	\$158,915	33	Apr 6, 2018	Warner Bros. 🗹
46	Bables	\$7,320,323	543	\$2,160,460	534	May 7, 2010	Focus Features 🗷
47	I Am Not Your Negro	\$7,123,919	320	\$686,378	43	Feb 3, 2017	Magnolia Pictures
48	Roger & Me	\$6,706,368	265	\$80,253	4	Dec 22, 1989	Warner Bros. ☑
49	Waiting for Superman	\$6,417,135	330	\$139,033	4	Sep 24, 2010	Paramount Vantag
50	The Aristocrats	\$6,377,461	234	\$243,796	4	Jul 29, 2005	THINKFilm @

2 of 6

51	Fahrenheit 11/9	\$6,352,306	1,719	\$3,008,563	1,719	Sep 21, 2018	Briarcliff Entertainment 2
52	Justin Bieber's Believe	\$6,206,566	1,037	\$2,007,567	1,037	Dec 25, 2013	Open Road Films (II)
53	Meet the Mormons	\$6,047,363	333	\$2,509,808	317	Oct 10, 2014	Purdie Distribution
54	Death of a Nation	\$5,885,881	1,005	\$2,356,522	1,005	Aug 3, 2018	10
55	Spellbound	\$5,728,581	117	\$17,508	1	Apr 30, 2003	THINKFilm 🗗
56	Flying Monsters 3D with David Attenborough	\$5,705,874	27	0		Oct 7, 2011	National Geographic Entertainment 🗹
57	Shine a Light	\$5,505,267	277	\$1,488,081	276	Apr 4, 2008	Paramount Vantage
58	Three of Hearts	\$5,495,507	793	\$1,928,076	792	Apr 30, 1993	New Line Cinema ☑
59	Cave of Forgotten Dreams	\$5,304,920	123	\$139,101	5	Apr 29, 2011	IFC Films 🗷
60	20 Feet from Stardom	\$4,946,445	147	\$54,596	3	Jun 14, 2013	RADIUS-TWC ☑
61	Bring the Soul: The Movie	\$4,809,800	873	\$2,296,491	873	Aug 7, 2019	Trafalgar Releasing 区
62	Pavarotti	\$4,600,249	288	\$144,032	19	Jun 7, 2019	CBS Films ☑
63	Touching the Void	\$4,593,598	137	\$96,973	5	Jan 23, 2004	IFC Films ☑
64	Amazing Grace	\$4,450,456	263	\$57,353	3	Dec 7, 2018	Neon⊠
65	Food, Inc.	\$4,417,674	155	\$60,513	3	Jun 12, 2009	Magnolia Pictures 2
66	The Biggest Little Farm	\$4,366,949	285	\$110,492	5	May 10, 2019	Neon⊠
67	Inside Job	\$4,312,735	250	\$39,649	2	Oct 8, 2010	Sony Pictures Classics 🗹
68	Linda Ronstadt: The Sound of My Voice	\$4,252,657	247	\$113,235	7	Sep 6, 2019	Greenwich Entertainment ☑
69	That's Dancing!	\$4,210,938	906	\$1,506,802	906	Jan 18, 1985	Metro-Goldwyn- Mayer (MGM) ☑
70	Burn the Stage: The Movie	\$4,201,819	645	\$2,420,197	629	Nov 15, 2018	Trafalgar Releasing ②
71	The Fog of War	\$4,198,566	261	\$41,449	3	Dec 19, 2003	Sony Pictures Classics ☑
72	Good Hair	\$4,157,223	466	\$1,039,220	186	Oct 9, 2009	Roadside Attractions ☑

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	ocumentary - Box Office M	iojo			in pan		emojo.com/genre/sg
73	Enron: The Smartest Guys in the Room	\$4,071,700	151	\$76,639	3	Apr 22, 2005	Magnolia Pictures ☑
74	Buck	\$4,038,912	152	\$67,548	4	Jun 17, 2011	IFC Films ☑
75	Young@Heart	\$3,992,189	212	\$50,937	4	Apr 9, 2008	÷
76	Bully	\$3,863,446	263	\$535,433	158	Apr 13, 2012	The Weinstein Company ☑
77	Where to Invade Next	\$3,827,261	308	\$897,034	308	Feb 12, 2016	Drafthouse Films ☑
78	The Real Cancun	\$3,825,421	2,261	\$2,300,000	2,261	Apr 25, 2003	New Line Cinema ☑
79	The September Issue	\$3,820,067	143	\$220,633	6	Aug 28, 2009	Roadside Attractions ☑
80	Paris Is Burning	\$3,779,620	91	\$310,127	23	Aug 9, 1991	Miramax 🗹
81	Imagine: John Lennon	\$3,753,977	561	\$1,412,213	561	Oct 7, 1988	Warner Bros. ☑
82	Searching for Sugar Man	\$3,696,196	157	\$27,459	3	Jul 27, 2012	Sony Pictures Classics ☑
83	Step Into Liquid	\$3,681,803	91	\$135,985	5	Aug 8, 2003	Artisan Entertainment 🗹
84	Pina	\$3,524,826	84	\$68,012	3	Dec 23, 2011	IFC Films ☑
85	Born Into Brothels: Calcutta's Red Light Kids	\$3,515,061	127	\$14,605	1	Dec 8, 2004	THINKFilm 🗹
86	BTS World Tour: Love Yourself in Seoul	\$3,509,917	997	\$2,860,016	997	Jan 26, 2019	Fathom Events ☑
87	An Inconvenient Sequel: Truth to Power	\$3,496,795	556	\$124,823	4	Jul 28, 2017	Paramount Pictures
88	Echo in the Canyon	\$3,355,324	147	\$117,651	2	May 24, 2019	Greenwich Entertainment ☑
89	Rize	\$3,336,391	352	\$1,574,787	352	Jun 24, 2005	Lionsgate 2
90	Exit Through the Gift Shop	\$3,291,250	46	\$170,756	8	Apr 16, 2010	
91	Catfish	\$3,237,343	143	\$257,285	12	Sep 17, 2010	Rogue Pictures ☑
92	Grizzly Man	\$3,178,403	105	\$269,131	29	Aug 12, 2005	Lionsgate [2
93	The Eagle Huntress	\$3,169,351	122	\$52,574	4	Nov 2, 2016	Sony Pictures Classics ☑
94	Maiden	\$3,168,978	180	\$46,931	6	Jun 28, 2019	Sony Pictures Classics ☑
95	Wordplay	\$3,121,270	154	\$32,847	2	Jun 16, 2006	IFC Films 🗹
96	Capturing the Friedmans	\$3,119,113	78	\$65,154	3	May 30, 2003	Magnolia Pictures ☑
97	The Wild Parrots of Telegraph Hill	\$3,058,527	67	\$36,731	5	Feb 9, 2005	Shadow Distribution
98	Crumb	\$3,041,083	56	\$19,859	1	Apr 21, 1995	Sony Pictures Classics ☑
99	Whitney	\$3,026,351	451	\$1,265,572	451	Jul 6, 2018	Roadside Attractions ☑
100	Made for More	\$2,999,134	703			Aug 2, 2018	Fathom Events ☑

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